| 1 2 | Lawrence E. Smith CSB# 083899 Centerpoint Building 18 Crow Canyon Court, Suite 205 | |
|-----|--|--|
| 3 | San Ramon, California 94583 Telephone: (925) 820-4310 | |
| 4 | Fax: (925) 820-9727 Email: larry@lesmithlaw.com | |
| 5 | Attorney for Plaintiffs United States of America and AAA | |
| 6 | Restaurant Fire Protection Services, Inc. | |
| 7 | | |
| 8 | UNITED STATES | S DISTRICT COURT |
| 9 | NORTHERN DISTR | LICT OF CALIFORNIA |
| 10 | | |
| 11 | UNITED STATES OF AMERICA, for the use of AAA RESTAURANT FIRE |) Case No.: |
| 12 | CONTROL, INC., doing business as AAA FIRE PROTECTION SERVICES; and AAA |) COMPLAINT ON MILLER ACT) BOND, FOR BREACH OF |
| 13 | RESTAURANT FIRE CONTROL, INC., |) <u>CONTRACT AND NEGLIGENCE</u>) |
| 14 | Plaintiffs, |) DEMAND FOR JURY TRIAL |
| 15 | VS. |) |
| 16 | YERBA BUENA ENGINEERING & CONSTRUCTION, INC., a California |)) |
| 17 | corporation; TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, |) |
| 18 | a Connecticut corporation; and DOES 1 TO 100, inclusive, |) |
| 19 | Defendants. |) |
| 20 | | |
| 21 | Use Plaintiff AAA RESTAURA | NT FIRE CONTROL, INC., doing business as |
| 22 | AAA FIRE PROTECTION SERVICES ("AAA | A"), complains and alleges of defendants YERBA |
| 23 | BUENA ENGINEERING & CONSTRUCTION | N, INC. and TRAVELERS CASUALTY AND |
| 24 | SURETY COMPANY OF AMERICA, as follo | |
| 25 | | |
| 26 | COMPLAINT OF MILLER ACT BOND, FOR BREACH OF CONTR | RACT AND NEGLIGENCE age 1 |

JURISDICTION

1. This Court has subject matter jurisdiction of this action pursuant to Section 3133 of Title 40 and Section 1367 of Title 28 of the United States Code.

VENUE

2. Venue is appropriate in this court because one of the defendants resides in this district, and a substantial amount of the acts and omissions giving rise to this lawsuit occurred in this district.

INTRADISTRICT ASSIGNMENT

3. This lawsuit should be assigned to the San Francisco Division of this Court because a substantial part of the events or omissions which give rise to this lawsuit occurred in the County of San Francisco, California.

PARTIES

- 4. Plaintiff AAA RESTAURANT FIRE CONTROL, INC. ("AAA") is, and at all times relevant to this complaint has been, a corporation duly organized and existing under the laws of the State of California and duly licensed as a Fire Protection Contractor in the State of California. AAA is, and at all times relevant to this complaint has been, doing business under the fictitious business name of AAA FIRE PROTECTION SERVICES.
- 5. Plaintiff AAA is informed and believes, and on that basis alleges, that defendant YERBA BUENA ENGINEERING & CONSTRUCTION, INC. ("YBEC") is, and all times relevant to this complaint has been, a corporation duly organized and existing under the laws of the State of California, with its principal place of business in the City and County of San Francisco, California.
- 6. Plaintiff AAA is informed and believes, and on that basis alleges, that defendant TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA

("TRAVELERS") is, and all times relevant to this complaint has been, a corporation duly organized and existing under the laws of the State of Connecticut, duly qualified to do business in the State of California and authorized by the State of California to engage in the business of acting as a surety on bonds required or authorized by law.

FIRST CAUSE OF ACTION (FOR RECOVERY ON PAYMENT BOND)

- 7. Use plaintiff AAA incorporates here by reference the allegations of paragraphs 1 through 6, inclusive of this Complaint.
- 8. Plaintiff is informed and believes, and on that basis alleges, that on or about September 23, 2005, YBEC entered into a written contract with the United States of America, by and through the United States National Parks Service, Contract No. N8147050044 (the "Prime Contract"), by the terms of which YBEC agreed to perform that certain work of improvement known as the Alcatraz Island Fire Protection Improvement, located at Alcatraz Island in the City and County of San Francisco, California (the "Project").
- 9. On or about November 9, 2005, YBEC entered into a written subcontract agreement with AAA (the "Subcontract") pursuant to which AAA agreed to provide material, labor and services to be incorporated into the Project. A true and correct copy of the Subcontract is attached to this Complaint as Exhibit "A" and incorporated here by reference.
- 10. On or about November 9, 2005, YBEC, as principal, and TRAVELERS, as surety, pursuant to Section 3131 of Title 40 of the United States Code, executed and delivered a certain Payment Bond 10461 (the "Bond"), in the penal sum of \$905,705.00, pursuant to which YBEC and TRAVELERS bound themselves, jointly and severally, for the purpose of allowing a joint action or actions against any or all of them and bound themselves in a sum of money equal to the contract price. A true and accurate copy of the Bond is attached to this Complaint as Exhibit "B" and incorporated here by reference.

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26

| 1 | 17. Under the Bond, TRAVELERS is jointly and severally obligated to provide |
|---------------------------------|--|
| 2 | payment to AAA for work performed on the Project. Accordingly, on the failure of YBEC to |
| 3 | compensate AAA for the work performed, TRAVELERS is obligated to pay AAA the amount |
| 4 | set forth above. |
| 5 | WHEREFORE, the United States of America, for the use and benefit of plaintiff AAA, |
| 6 | requests judgment against defendant TRAVELERS as set forth below. |
| 7 | SECOND CAUSE OF ACTION (FOR BREACH OF CONTRACT) |
| 8 | 18. Plaintiff AAA incorporates here by reference the allegations of paragraphs 7 |
| 9 | through 16, inclusive, of this Complaint. |
| 10 | 19. On or about August 1, 2006, defendant YBEC breached the Subcontract by |
| 11 | failing to make timely payment of amounts due to AAA pursuant to the Subcontract. |
| 12 | WHEREFORE, plaintiff AAA requests judgment against defendant YBEC as set |
| 13 | forth below. |
| 1415 | THIRD CAUSE OF ACTION (NEGLIGENCE) |
| 16 | 20. Plaintiff AAA incorporates here by reference the allegations of paragraphs 7 |
| 17 | through 16, inclusive, of this Complaint. |
| 18 | 21. AAA is informed and believes, and on that basis alleges, that during AAA's |
| 19 | performance of the Subcontract, YBEC, through its employees, agents and subcontractors, |
| 20 | negligently damaged work completed by AAA and damaged and/or converted AAA's equipment |
| 21 | and supplies. |
| 22 | |
| 23 | |
| 24 | |
| 25 | |

COMPLAINT OF MILLER ACT BOND, FOR BREACH OF CONTRACT AND NEGLIGENCE

26

Page 5

| 1 | 22. As a proximate result of the negligence of YBEC, AAA has suffered damage | | | | |
|----|--|--|--|--|--|
| 2 | in excess of \$35,000, to be proven at trial. | | | | |
| 3 | WHEREFORE, plaintiff AAA requests judgment be entered as set forth below: | | | | |
| 4 | 1. On the first cause of action, for judgment against defendant TRAVELERS in | | | | |
| 5 | favor of the United States of America for the use and benefit of plaintiff AAA, in the amount of | | | | |
| 6 | \$142,810.86, plus interest at the legal rate from August 1, 2006, through the date of judgment, | | | | |
| 7 | interest penalties pursuant to Section 3905 of Title 31 of the United States Code, and reasonable | | | | |
| 8 | attorneys fees under the Subcontract. | | | | |
| 9 | 2. On the second cause of action, for judgment against defendant YBEC in favor | | | | |
| 10 | of AAA in the amount of \$142,810.86, plus interest at the legal rate from August 1, 2006, | | | | |
| 11 | through the date of judgment, interest penalties pursuant to Section 3905 of Title 31 of the | | | | |
| 12 | United States Code, and reasonable attorneys fees under the Subcontract. | | | | |
| 13 | 3. On the third cause of action, for judgment against defendant YBEC in favor of | | | | |
| 14 | AAA in an amount in excess of \$35,000, to be proven at trial, and reasonable attorneys fees | | | | |
| 15 | under the Subcontract. | | | | |
| 16 | 4. On all causes of action, for such other and further relief as the court deems just | | | | |
| 17 | and proper. | | | | |
| 18 | DEMAND FOR JURY TRIAL | | | | |
| 19 | Plaintiff demands a jury trial on all issues. | | | | |
| 20 | | | | | |
| 21 | Dated: Lawrence E. Smith | | | | |
| 22 | Attorney for United States Of America, for the use of AAA Restaurant Fire Control, Inc., and AAA Restaurant Fire | | | | |
| 23 | Control, Inc. | | | | |
| 24 | | | | | |
| 25 | COMPLAINT OF MILLER ACT BOND, FOR BREACH OF CONTRACT AND NEGLIGENCE | | | | |
| 26 | Page 6 | | | | |

JUN-08-2007 WED 08:10 AM AAA FIRE PROTECTION

FAX No. 510 785 6717

P- 001

THIS AGREEMENT, made and entered into at San Francisco, California this December 28th, 2005, by and between YERBA BUENA ENGINEERING & CONSTRUCTION, INC., hereinafter called CONTRACTOR, with principal office at 1485 Bayshore Blvd., Suite 256, San Francisco, CA 94124. and AAA Fire Protection Services, hereinafter called SUBCONTRACTOR, whose address is P. O Box 3626, Hayward, CA 94540

RECITALS

On or about the 26th of September, 2005, CONTRACTOR entered into a contract with the National Park Service, hereinafter called OWNER, whose address is PWR-GOGA Golden Gate NRA, Bldg. 201, Fort Mason. San Francisco, CA 94123 to perform the following construction work:

Alcatraz Island Fire Protection Improvement Contract No. N8147050044

Said work is to be performed in accordance with the subcontract and the plans and specifications. Said plans and specifications have been prepared by or on behalf of National Park Service PWR-GOGA Department

SECTION 1 - ENTIRE CONTRACT

SUBCONTRACTOR certifies and agrees that he is fully familiar with all of the terms, conditions and obligations of the Contract Documents, as hereinafter defined, the location of the job site, and the conditions under which the work is to be performed, and that he enters into this Agreement based upon his investigation of all of such matters and is in no way relying upon any opinions or representations of CONTRACTOR. It is agreed that this Agreement represents the entire agreement. It is further agreed that the Contract Documents are incorporated in this Agreement by this reference, with the same force and effect as if the same were set forth at length herein, and that SUBCONTRACTOR and his subcontractors will be and are bound by any and all of said Contract Documents insofar as they relate in any part or in any way, directly or indirectly to the work covered by this Agreement. SUBCONTRACTOR agrees to be bound to CONTRACTOR in the same manner and to the same extent as CONTRACTOR is bound to OWNER under the Contract Documents, to the extent of the work provided for in this Agreement, and that where, in the Contract Documents reference is made to CONTRACTOR and the work or specification therein pertains to SUBCONTRACTOR'S trade, craft. or type of work then such work or specification shall be interpreted to apply to SUBCONTRACTOR instead of CONTRACTOR. The phrase "Contract Documents" is defined to mean and include: Legal and procedural documents, general conditions, special provisions, technical specification, appendix, drawings, and addenda entitled "Alcatraz Island Fire Protection Improvement.

SECTION 2 - SCOPE

SUBCONTRACTOR, is to provide material, labor, and services for the above referenced contract. SUBCONTRACTOR agrees to furnish all material and labor required for the prompt and efficient execution of the work described herein and to perform the work necessary or incidental to provide fire protection system for Book Store, Entry Way and Electric Room in Bldg 64, Bldg 64 Casemates, Bldg 64 Storage Area, Bldg 64 Dock Wooden Shed Area, complete hydrant system throughout, sprinkler piping run throughout, electrical shop and Morgue Water Tanks for the project in strict accordance with the Contract Documents and more particularly, though not exclusively, specified in SUBCONTRACTOR'S quote dated December 07, 2005, attached hereto (Exhibit A) and incorporated herein by reference.

JUN-08-2007 WED 08:11 AM

AAA FIRE PROTECTION.

FAX No. 510 785 6717

P. 002

SECTION 3 - CONTRACT PRICE

CONTRACTOR agrees to pay SUBCONTRACTOR for the strict performance of his work, the sum of TWO HUNDRED SEVENTY SIX THOUSAND, TWO HUNDRED AND SEVENTY DOLLARS WITH ZERO/100 (\$276,270.00), subject to additions and deductions for changes in the work as may be agreed upon, and to make payment in accordance with Payment Schedule, Section 4.

SECTION 4 - PAYMENT SCHEDULE

CONTRACTOR agrees to pay SUBCONTRACTOR in monthly payments of 100% of labor and materials which have been placed in position and for which payment has been made by OWNER to CONTRACTOR. The remaining 10% shall be retained by CONTRACTOR until he receives final payment from OWNER, but not less than sixty days after the entire work required by the prime contract has been fully completed in conformity with the Contract Documents and has been delivered and accepted by OWNER and CONTRACTOR. Subject to the provisions of the next sentence, the retained percentage shall be paid to SUBCONTRACTOR promptly after CONTRACTOR receives his final payment from OWNER. SUBCONTRACTOR agrees to furnish, if and whon required by CONTRACTOR, payroll affidavits, receipts, vouchers, releases of claim for labor, material, and subcontracts performing work or furnishing materials under this Agreement, all in form satisfactory to CONTRACTOR, and it is agreed that no payment hereunder shall be made, except at CONTRACTOR'S option, until and unless such payroll affidavits, receipts, vouchers, or releases, or any or all of them, have been furnished. Any payment made hereunder prior to completion and acceptance of the work, as referred to above, shall not be construed as evidence of acceptance of any part of SUBCONTRACTOR'S work.

SECTION 5 - GENERAL SUBCONTRACT PROVISIONS

General Subcontract Provisions on following pages are an integral part of this Agreement.

SECTION 6 - SPECIAL PROVISIONS

Subcontractors shall submit proof of insurance coverage in conformance with Addendum A affixed to this Subcontract Agreement.

Contractors are required by law to be licensed and regulated by the Contractor's State License Board. Any questions concerning a contractor may be referred to the registrar of the board whose address is: Contractors' State License Board, Sacramento, California

IN WITNESS WHEREOF: The parties hereto have executed this Agreement for themselves, their heirs, executors, successors, administrators, and assignees on the day and year first above written.

SUBCONTRACTOR

CONTRACTOR

AAA Fire Protection Services

Yerba Buena Engineering & Construction, Inc.

by Title

by Nigral Calary Brasidans

 Corporation - Partnership → Proprietorship (seal) Miguel Galarza, President CA lic. 659757 A/B/Haz/Hic/Asb

Contractor's State License No. CALIC. 719957

AAA FIRE PROTECTION

FAX No. 510 785 8717

P. 003

ADDENDUM "A" TO SUBCONTRACT

SUBCONTRACT INSURANCE REQUIREMENTS

In addition to the requirement contained in General Subcontract Provisions Section A: Insurance, Subcontractor shall, at its expense, carry and maintain insurance on all its operations, in companies having at least an A-VII financial rating and in forms acceptable to the Contractor as follows:

- 1. Workers' Compensation Insurance as required by any applicable law, regulation or statute including:
 - a. \$1,000,000 each accident for bodily injury by accident;
 \$1,000,000 each employee for bodily injury by disease;
 \$1,000,000 policy limit for bodily injury by disease;
 - b. Longshoreman's & Harbor Workers' Act coverage on any employees under this jurisdiction;
 - c. Coverage for Jones Act exposure on any maritime exposure;
 - d. Waiver of Subrogation endorsement.
- 2. General Liability Insurance, either Comprehensive General Liability or Commercial General Liability, including coverage for:
 - a. Premises and Operations;
 - Broad Form Property Damage including Completed Operations, shall be carried for one year following completion of the project;
 - c. Explosion, Collapse, Underground Hazards;
 - d. Contractual Liability insuring obligations assumed in this subcontract;
 - e. Contractors' Protective Liability
 - f. Personal Injury Liability;
 - g. Severability of Interest Clause;
 - h. Aggregate Limits of Insurance shall apply separately to the project.

3. Limits of Liability

- a. \$2,000,000 each occurrence Bodily Injury and Property Damage combined;
- b. \$2,000,000 for Personal Injury Liability;
- c. \$2,000,000 aggregate on Products-&-Completed Operations;
- d. \$2,000,000 general aggregate;
- e. If either defense costs are included in the General Aggregate limit or if the General Aggregate limit does not apply separately to this project, then the required General Aggregate limit is to be \$5,000,000.
- 4. Automobile Liability Insurance, including:
 - a. Coverage on all owned, non-owned and hired automobiles;
 - b. Limit of liability shall not be less than \$1,000,000 Combined Single Limit;
 - o. Severability of Interest Clause.
- 5. A "Modified Occurrence" form is not acceptable.
- 6. The "Claims Made" form of policy is only acceptable with prior approval.

JUN-06-2007 WED 08:11 AM

AAA FIRE PROTECTION

FAX No. 510 785 6717

P. 004

7. Aircraft Insurance:

If the Subcontractor or his Subcontractors use any owned, leased, chartered or hired aircraft of any type in the performance of this contract, they shall maintain aircraft liability insurance in an amount of not less than \$10,000,000 per occurrence including Passenger Liability. Evidence of coverage in the form of a certificate of insurance shall be provided prior to the start of the project.

8. Professional Liability Exposure:

A \$ 1,000,000 Professional Liability Insurance Policy shall be carried by Subcontractor or his Subsubcontractor if work under this subcontract includes professional or design-build services, Evidence of coverage in the form of a certificate of incurance shall be provided prior to the start of the project. Coverage must allow for the reporting of claims for 2 years following completion of the work.

9. Hazardous Materials and Pollution Liability:

If Subcontractors or their Subcontractors are either required to perform remediation of hazardous materials such as asbestos containing materials, contaminated sull, etc., or if their operations create an exposure to hazardous materials, they must, in addition to the above requirements, carry a "Contractor's Pollution Liability" policy with limits not less than \$2,000,000 per occurrence and not less than \$2,000,000 aggregate for Bodily Injury, Personal Injury and Property Damage, naming Contractor as additional insured.

If Subcontractor or their subcontractors haul hazardous waste, they must carry Automobile Liability Insurance with a \$2,000,000 combined single limit per occurrence for Bodily Injury and Property Damage applicable to all hazardous waste hauling vehicles and include MCS 90.

10. Builder's Risk Insurance:

Contractor and Subcontractor waive all rights against each other and against all other subcontractors and Owner(s) for loss or damage to the extent reimbursed by Builder's Risk or any other property or equipment insurance applicable to the work. Except such rights as they may have in the proceeds reimbursed by Bullder's Risk or any other property or equipment insurance applicable to the work, except such rights as they may have to the proceeds of such insurance. If the policies of insurance referred to in this Section require an endorsement or consent of the insurance company to provide for continued coverage where there is a waiver of Subrogation, the owners of such policies will cause them to be so endorsed or obtain such consent.

Upon written request of Subcontractor, Contractor shall provide Subcontractor with a copy of the Builder's Risk policy of insurance or any other property or equipment insurance in force for the project and procured by Contractor, Subcontractor shall satisfy itself as to the existence and extent of such insurance prior to commencement of Subcontractor's work.

If Builder's Risk insurance purchased by Owner(s) or Contractor provides coverage for Subcontractor for loss or damage to Subcontractor's work, Subcontractor shall be responsible for the insurance policy deductible amount applicable to damage to Subcontractor's work and/or damage to other work caused by Subcontractor.

If not covered under the Builder's Risk policy of insurance or any other property or equipment insurance required by the Contract Documents, Subcontractor shall procure and maintain at its own expense property and equipment insurance for portions of Subcontractor's work stored off the site or in trensit.

JUN-06-2007 WED 08:11 AM AAA FIRE PROTECTION

FAX No. 510 785 6717

P. 005

If Owner(s) or Contractor has not purchased Builders Risk or equivalent insurance including the full insurable value of Subcontractors work, the Subcontractor shall procure such insurance at its own expense as well protect the interests of Subcontractor and its subcontractors in the work, Such insurance shall also apply to any of Owners or Contractors property in the care, custody or control of Subcontractor.

11. Additional Insured Endorsement:

Contractor and Owner shall be named as additional insureds under Subcontractor's General and Excess/Umbrella policy(s) by use of Insurance Services Office Form CG 20 10 11 85 or its equivalent and such policy(s) shall be endorsed to provide that they shall be primary and neither the Owner's nor contractor's policies will be called upon to contribute with the Subcontractor's policy(s), All insurance policies shall by appropriate language waive the right of subrogation against Contractor and Owner,

12. Change in Limits or Requirements:

If higher limits or other forms of insurance are required by either the Owner or the Contractor, the Subcontractor will comply with such requirements.

13. Certificates of Insurance:

Certificates of Insurance shall be furnished by the Subcontractor to Contractor before any work is commenced hereunder by the Subcontractor. The Certificates of Insurance shall provide that there will be no cancellation or reduction of coverage without thirty days prior written notice to Contractor. In the event Subcontractor does not comply with the requirements of this section, Contractor, at its option, may provide insurance coverage to protect its interests and charge the Subcontractor for the cost of that insurance or Contractor may terminate this Agreement. The required insurance shall be subject to approval of Contractor, but any acceptance of insurance certificates by the Contractor shall in no way limit or relieve the Subcontractor of the duties and responsibilities assumed by the Subcontractor in this Contract. Copies of policies shall be furnished upon request.

14. Maintenance of Certificates of Insurance:

No work shall be performed at the project site until said certificates have been furnished and approved, Payment may be withheld, at the option of the Contractor, until such certificates have been furnished. or if upon receipt of a cancellation notice on a policy, until withdrawal of the notice or the reinstatement of the canceled policy.

15. Insurance Requirements for Sub-subcontractors:

Subcontractor shall ensure that all tiers of his Subcontractors shall maintain insurance in like form and amounts, including the Additional Insured requirements set forth in Paragraph "11." Copies of Certificates of Insurance shall be provided by each Subsubcontractor prior to the start of their work on this project.

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AAA FIRE PROTECTION

FAX No. 510 785 6717

P. 006

General Subcontract Provisions

- INSURANCE -- SUBCONTRACTOR: Before SUBCONTRACTOR performs any work at, or prepares to deliver meterials to, the site of construction SUBCONTRACTOR shall comply with Addendum A. INSURANCE REQUIREMENTS. The requirement for carrying the foregoing insurance shall not decogne from provisions for indemnification of CONTRACTOR by SUBCONTRACTOR under provisions for indemnification of CONTRACTOR in the contraction of CONTRACTOR in the con
- B. OBNERAL INDEMNITY All work counted by this Agreement done at the site of construction or in the preparing or delivering stolerists or equipment, or env or all of them, to the site shall be at the risk of the SUBCONTRACTOR exclusively. SUBCONTRACTOR shall, with respect to all work which is covered by or incidental to this subscences, indemnify and hold CONTRACTOR harmings from and against all of the following:

 1. Any claims, liability, loss, damage, cost, expenses, including reasonable strongey's fees, awards, fines or judgments erising by of reason of the death or trodity injury to persona, injury to property, design defects (if design originated by SUBCONTRACTOR), or other loss, damage or expenses, including say of the same resulting from CONTRACTOR's alleged or actual negligent and or originated by SUBCONTRACTOR, or other loss, damage or expenses, including say of the same 2. Any and all claims, liability, loss, damage, costs, including reasonable attorney's fees, awards, fines or judgments arising by reason of obligation or indemnity which CONTRACTOR has to GENERAL CONTRACTOR.

 It is expressly acknowledged and agreed that cost of the foregoing indomnities is independent, and that both shall be given effect. However, SUBCONTRACTOR shall not be obligated under this Agreement to indemnity CONTRACTOR with respect to the sole negligence or willful misconduct of CONTRACTOR, his agents or servent or subcontractors who we demand to CONTRACTOR. Scaling SUBCONTRACTOR interim.

- C. BONDING OF BUBCONTRACTOR Concurrently with the execution of this Agreement, or at any time during its performance, SUBCONTRACTOR shall, if required by CONTRACTOR, execute a Labor and Material Bond and Falthful Performance Bond, in an amount equal to 100% of the Contract Price in Section 2. Bald bonds shall be executed by a corporate surety acceptable to CONTRACTOR and shall be in a form satisfactory to CONTRACTOR. CONTRACTOR shall pay the premium on said bonds subject otherwise provided become or in the Contract Documents.
- the premium on said bonds unless otherwise provided barein or in the Contract Decursents.

 D. TIME Time is the researce of this Agreement. It shall be SUBCONTRACTOR'S obligation to conform to CONTRACTOR'S progress schedules, subject to CONTRACTOR'S modification, which is incorporated herein by this retreence and made a part nervol. SUBCONTRACTOR'S progress schedules, subject to CONTRACTOR'S modification, which is incorporated herein by this retreence and made a part nervol. SUBCONTRACTOR shall properte and obtain supproval as required by the Contract Documents for all shop drawings, details, samples, and all other things necessary and incidental in the prosecution of his work is conformance with the said properte and obtain supproval as required by the Contract Documents for all shop drawings, details, samples, samples necessary and incidental in the prosecution of his work is conformation.

 In a measure which will facilities the afficient completion of the motification of the promises on which the work is to be performed and shall have the right to decide his time and order of in which various portions of the work of SUBCONTRACTOR on the promises on which the work of other subcontractors, and, in general, all matters representing the timety and orderly conduct of the work of SUBCONTRACTOR on the premises.

 Should SUBCONTRACTOR be delayed in the prosecution or completion of the work by the act, neglect or default of the GENERAL CONTRACTOR, or should the SUBCONTRACTOR be delayed waiting fire provider of the work by the act, neglect or default of the GENERAL CONTRACTOR, or should the SUBCONTRACTOR be delayed waiting fire provider of the work by the act, neglect or default of the GENERAL CONTRACTOR, or should the SUBCONTRACTOR or the GENERAL CONTRACTOR, or should the SUBCONTRACTOR, or of contractor, or other descriptions of the provider of the GENERAL CONTRACTOR, or of headily the contractor, or the premise herein fixed for the completion of work shall be extended the number of days that SUBCONTRACTOR, and adela

CONTRACTOR allows CONTRACTOR for complexion.

No claims for additional compensation or damages for delays, whether in the formishing of material by CONTRACTOR, or delays by other subcannactors or GENERAL CONTRACTOR, will be allowed by CONTRACTOR; and said extension of time for the complexion shall be the sole remedy of SUBCONTRACTOR; provided, inswerer, that in the event, and in such event only, that CONTRACTOR obtains additional compensation from GENERAL CONTRACTOR on account of such edjays, SUBCONTRACTOR shall be entitled to such portion of the additional compensation so received by CONTRACTOR from CENERAL CONTRACTOR as is required CONTRACTOR to make any claim against CENERAL CONTRACTOR for such delays, and it is specifically agreed that the failure of CONTRACTOR to proceed the any such claim regainst CENERAL CONTRACTOR is made in a specifically agreed that the failure of CONTRACTOR to proceed the any such claim regainst CENERAL CONTRACTOR is an anistic SUECONTRACTOR to any claim for corresponding such contractors.

- E. CHANGES IN THE WORK a SUBCONTRACTOR increby agrees to make any said all changes, firoish the unaccoals and perform the upply that

 CONTRACTOR may require, without notifying this Agreement, at a reasonable addition to, at reduction from, the Contract Price stated termin, and provide the saine,

 SUBCONTRACTOR shall addition shootly to the plant and specifications unless a change therefore is sutherized by writing. Under noticediffications stigli

 SUBCONTRACTOR make any changes, either as additions or deductions, without the written order of the CONTRACTOR and CONTRACTOR shall not pay any

 soften charges made by the SUBCONTRACTOR into invector boson agreed upon in writing by CONTRACTOR; and, in no event, shall CONTRACTOR shall not pay any

 soften charges unless and until the CONTRACTOR itself-receives payment from GENERAL CONTRACTOR. SUBCONTRACTOR apill submit

 immediately to the CONTRACTOR written copies of his firm's cost of credit proposal for etanges in the work. Disputed work shall be performed at gridered in writing

 by the CONTRACTOR and the proper cost or credit proposal for etanges in the work. Disputed work shall be performed at gridered in writing

 by the CONTRACTOR and the proper cost or credit proposal for etanges in the work. Disputed work shall be performed by the CONTRACTOR of CONTRACTOR in the contract of their proposal contract of the proper cost or credit proposal contracts the contract of the proper cost or credit proposal cost of the contract of their proposal cost or credit proposal cost or contract of the proper cost or credit proposal cost or credit proposal cost or cost
- SUBCONTRACTOR shall give riptice of claim relating to any work for which extra compensation is seasoed within 30 days after such good; is performed or SUECONTRACTOR shall be decreed to have abandoned any claim therefor.
- If the SUBCONTRACTOR initiates a substitution, deviation or change in the work which affects the ecope of the work of the expense of gdyer usees,
- SUBCONTRACTOR stelline liable for the expense flereof.

 No change, alteration or modification in or deviation from this Agreement or the plans or specification, whether made in the manner herein provided or not shall relises a Agreement and neither OENERAL CONTRACTOR nor CONTRACTOR shall be under any obligation to notify the surely of surelise of any such change.
- [CLAMACIES CAUSED BY DELAYS Should SUBCONTRACTOR default in the proper performance of his work, thereby causing the delay of the prime contract work; he shall be liable for any and all loss and damages, including liquidated damages sustained by CONTRACTOR as a result thereof. SUBCONTRACTOR giall not be liable under this persurant if such default is caused by strikes, lookouts, acts of God or other reasons beyond the control of SUBCONTRACTOR, concerning which, however, notice of occurrence of same shall be given in writing immediately by SUBCONTRACTOR to CONTRACTOR.
- LIENS SUBCONTRACTOR shall at all times indemnify and save CONTRACTOR and GENERAL CONTRACTOR dammless against all Hability for claims and liens for labor parformed or materials used or furnished to be used out the job, including any costs and expenses for attorneys' face and all inoldental or general managements and appearance of the contractor of the c SUBCONTRACTOR shall defend said suit at his own soot and expense, and will pay and strictly any such lies or judgment as may be established by the decision of the court in said suit. SUBCONTRACTOR agrees within on (10) days after written demand to cause the effect of any suit or lien to be removed from the premises, and in event SUBCONTRACTOR, shall fail so to do, CONTRACTOR is authorized to use whatever moons at its discretion timely deem appropriate to cause said lien or suit to be removed or districted and the cost through free costs and the cost through free costs and the cost through the premises, shall be immediately due and payable to CONTRACTOR by.

 SUBCONTRACTOR. SUBCONTRACTOR may litigate any such lien or suit provided he causes the effect thereof to be removed, promptly in advance, from the premises and shall distriber do such things as may be necessary to cause GENERAL CONTRACTOR not to withhold moneys due CONTRACTOR from OBNERAL CONTRACTOR by resson of heirs or suits.

It is understood and agreed that the full and faithful performance of this Agreement on the part of the SUBCONTRACTOR (including the payment of any addigation due from SUBCONTRACTOR to CONTRACTOR, and any amounts due to labor or material men furnishing labor or material for gaid work) is a condition proceedent to SUBCONTRACTOR's right to receive payment for the work performed, and any such moneye paid by CONTRACTOR to SUBCONTRACTOR under the terms of this agreement shall be impressed with a fully in favor of labor and materialisms furnishing labor and material to SUBCONTRACTOR, on the work herein

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RECOURSE BY CONTRACTOR - In the event that SUBCONTRACTOR at any time refuses or neglecte to supply a sufficient number of property skilled 13. RECOURSE BY CONTRACTOR—In the event that SUBCONTRACTOR at any stone privace or neglects to supply a shiftment number of properly skilled workmen or a sufficient quantity of materials of proper quality, or the adjudented a bankrup, or like an introgement proceeding, or commits any set of inhol-veloy, or makes an assignment for benefit of coditors without CONTRACTOR'S consent, or fails to make prompt payment to his materialmen or laborars, or fails to sarry respect to properly and diligantly prosecute the work covered by dist Agreement, or becomes delinquent with respect to contributions or payments required to be made to any Realist and Welfare, Pausion, Vesation, Appranticestry or other amployee benefit program or mat, or fails to fulfill any of the provisions of Paragraph I of these General Provisions by him to be performed, or otherwise fails to perform ally any and all segments herein contained, CONTRACTOR may, at his options: (1) after giving forty-eight (48) hours written notice to SUBCONTRACTOR, provide any such labor and materials as may be necessary and dodnet the cost thereof from any events then the order to be contributed to the contribute of the co money then due or discreaffer to become due in the SUBCONTRACTOR under this Agreement of (3) permissis SUBCONTRACTOR shall have full right to error upon the premises of the preject and take presention, for the purpose of completing the work included under this Agreement, of all meterial travelor. In case of such termination of SUBCONTRACTOR, and may employ any other person or persons to finish the work and provide material travelor. In case of such termination of SUBCONTRACTOR's right to proceed with the work, and SUBCONTRACTOR shall not be estitled to receive my further payment under this Agreement until the work judgetested by the CONTRACTOR is his prime contract is completely finished. At that time, if the ungaid balance of the amount to be paid under this Agreement exceeds the excesses shall exceed such unperfect to finishing SUBCONTRACTOR work, such excess shall be paid by CONTRACTOR to SUBCONTRACTOR's work, such excess shall exceed such unperfect to include the subcontractor with promptly pay in CONTRACTOR to amount by which such expenses accorded such unpeld balance. The expense referred to in the last emenor shall include expenses incorred by CONTRACTOR for furnishing subcontractor and include the work, for extensive feet, and any demanges subsuined by CONTRACTOR yearson of SUBCONTRACTOR's default, plus a markup of 13% General Overhead and 10% profits on any and all of such expenses, and CONTRACTOR shall be a lieu upon all materials, tools and appliances taken recreases and considered to insure the provent toward. The public referred to in this personal will be sufficient and complete wing results and appliances taken. possession of, as aforesaid, to insure the payment thereof. The notice referred to in this persperaph will be sufficient and complete when mailed to SUBCONTRACTOR

possession of an automora, to meate the paymonn decest. The matter reserved as the paymonn and account of an account of automoral and compacts which and a small compact which are the paymonn decest and automoral as may be necessary to proved CONTRACTOR from loss, including costs and attempts fees on account of (1) defective work not remedied; (2) claims filed or reasonable evidence indicating filing of claim; (3) failure of SUBCONTRACTOR to make appropriate properly to his subcontractors or for material, labor, or for fringe benefits;(4) a passonable doubt that this Agreement can be completed for the between terms unpaid; (5) damage to encoding absorptions.

When the above prounds are removed, such amounts as are then due and owing shall be paid or credited to SUBCONTRACTOR

TERMINATION OF AGREEMENT - In the event the points contract is terminated prior to its completion, subscontractor shall be entitled only to payment for the work actually completed by it at the project of the price herein set forth unless CONTRACTOR (seek receives additional compensation or damages on amount of such termination: in which event, subscontractor what is entitled to such proportion of the additional compensation or damages estually exercised as is equitable under all of the circumstances. Nothing forcin contained shall require CONTRACTOR to make any claim against CENERAL CONTRACTOR for such equinable under all of the circumstaness. Nothing increm contained shall require CONTRACTOR to make any claim against GENERAL CONTRACTOR for such additional compensation or damages in the event of termination before completion, and it is specifically agreed that the failure of CONTRACTOR to prosecute any such claim against GENERAL CONTRACTOR shall not entitle SUBCONTRACTOR to any claim for additional compensation or damages against CONTRACTOR. Nowithstanding the procusing paragraph, CONTRACTOR to any claim for additional compensation or damages against CONTRACTOR. Nowithstanding the procusing paragraph; CONTRACTOR reserves the absolute right to terminate this Agreement. In the event of termination without cause, SUBCONTRACTOR shall be entitled to payment only as follows:

1. Copy of work socially completed in combensity with this Agreement, plus
2. Other costs actually incurred by SUBCONTRACTOR;
1. 15% of costs referred to in paragraph 1 above for overticed and profit.

There shall be deducted from such sums as provided in this paragraph the amount of any payments made to SUBCONTRACTOR prior to the date of termination of this Agreement. SUBCONTRACTOR shall not be entitled to any claim, or claim of lien, against CONTRACTOR or against GENERAL CONTRACTOR for any additional consonanting or damages in the event of spot termination and payment.

Agreement: \$UBCONTRACTOR shall not be entitled to any claim, or claim of lien, against CONTRACTOR or against GENERAL CONTRACTOR for any additional compensation or demands in the event of such terminated for source, SUBCONTRACTOR shall not be entitled to receive any further payment until the work understand by CONTRACTOR in his mine contract to completely finished. At that time, if the amount carned but not paid SUBCONTRACTOR before said terminishing capted the expenses inquired by CONTRACTOR in his mine cannot and unpaid, SUBCONTRACTOR's work, any excess shall be paid by CONTRACTOR to SUBCONTRACTOR; but, if such expenses inquired by CONTRACTOR in finishing SUBCONTRACTOR work, any excess shall be paid by CONTRACTOR to SUBCONTRACTOR; but, if such expenses incurred by CONTRACTOR, as just referred to, shall include CONTRACTOR's expense for furnishing materials, for furnishing the work, for excess shall be paid by CONTRACTOR, as just referred to, shall include CONTRACTOR's expense for furnishing materials, for furnishing the work, for excess shall be paid by CONTRACTOR, as just referred to, shall include CONTRACTOR's expense for furnishing materials, for furnishing the work, for excess shall be paid by CONTRACTOR, as just referred to, shall include CONTRACTOR, are any of his subcontractors, is listed by the Adaptive Work, for contractor with which the delard, Pansion, Vasantor, or Apprenticeship Trusts, as being designment to payment to such trust, regardless of the project in connection with which the delard, Pansion, Vasantor, or Apprenticeship Trusts, as being designment to be made by CONTRACTOR and any of the Employee Fringe Benefit Trusts referred to herein to be delard, pansion, vasanting may issue joint checks payable to, SUBCONTRACTOR and any of the Employee Fringe Benefit Trusts referred to herein to be author necessary to assure that payments required from SUBCONTRACTOR or any of his subcontractors with respect to work performed to herein the Agreement are paid.

LABOR RELATIONS - Employment of labor by SUBCONTRACTOR shall be effected under conditions which are satisfactory to CONTRACTOR. SUBCONTRACTOR shall be entropy to the substitution of the contractor of the work is in progress, and such representative shall be authorized to represent SUBCONTRACTOR as to all phases of work. Prior to commencement of the work, SUBCONTRACTOR shall notify CONTRACTOR who SUBCONTRACTOR's representative is to be, and in the event of any change of representative SUBCONTRACTOR shall notify CONTRACTOR with the new representative is to be prior to such change becoming affective.

Subcontractor of the SUBCONTRACTOR's job site, and the CONTRACTOR establishes a reserved gave for the SUBCONTRACTOR's purposes, it shall be the abligation of the SUBCONTRACTOR to continue the proper performance of this work without interruption or delay.

SUBCONTRACTOR will indemedity and hold learnings CONTRACTOR from and against any liability, two damages, copy, distant, awards, judgments, and other contracts including in prior to the CONTRACTOR than and contract on the SUBCONTRACTOR will indemedity and hold learnings CONTRACTOR from and against any liability, two damages, copy, distant, awards, judgments, and other contracts including the property the the CONTRACTOR resulting from the

fines, expenses, including inigation expenses, reasonable attenses? Sees and my other costs survive may be mourted by the CONTRACTOR resulting from the SUBCONTRACTOR'S failure to fulfill the coverant set forth in this paragraph.

K. LAYOUT RESPONSIBILITY - CONTRACTOR shall establish principal axis lines and levels whereapon the SUBCONTRACTOR shall lay out and shall be strictly responsible for the accuracy of his work, for the coordination of his work with others, and for any loss or damage to other contractors engaged in work on the life by reason of the follows of SUBCONTRACTOR to set out or perform his work exceedly or to coordinate his work with the work of others. SUBCONTRACTOR shall exercise produces in laying out and performing the subcontract work so that actual final conditions and datails shall result in perfect alignment with finished

L. WORKMANSHIP - Every part of the work herein described shall be executed in strict secondance with the Contract Documents in the most saund, workmanship and substantial manner. All workmanship shall be for the best of its several kinds, and all materials used in the work herein described shall be furnished a simple quantities to facilitate the proper and expeditious execution of the work, and shall be new and the best of their respective kinds, except such materials as may be appressly provided in the Contract Documents to be otherwise

PROVISIONS FOR INSPECTION - SUBCONTRACTOR shall at all time furnish to CONTRACTOR and its representatives safe and ample facilities for inepeating materials at the site of construction, shops, factories or any places of business of SUBCONTRACTOR and it subcontractors and materialmen where materials under this Agreement may be in course of preparation, process, manufacture, or treatment. SUBCONTRACTOR shall immiss to CONTRACTOR as often as organized by CONTRACTOR, full reports of the progress of the work at any place where materials under this Agreement may be in the course of preparation or manufacture.

Such reports shall show the progress of such preparation and manufacture in such datas as may be required by CONTRACTOR, including, but not limited to, any plant, drawings or diagrams in the course of preparation.

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- N. MATERIALS AND WORK FURNISHED BY OTNERS In the event the ecops of work includes installation of materials or equipment furnished by others or work to be performed in areas to be constructed or prepared by others, it shall be this responsibility of SUBCONTRACTOR to evanine and accept, at the time of first delivery of accept, the times or areas with such care or skill as to fusure a satisfactory completion of work. Use of such items or commencement of work by SUBCONTRACTOR in such areas shall be deemed to constitute acceptance thereof by SUBCONTRACTOR. Loss or damage due to seek of SUBCONTRACTOR and declarated from monics otherwise due under this Agreement.
- O. PROTECTION OF WORK SUBCONTRACTOR shall effectively secure and protect the work done bereauder and assume full responsibility for the condition thereof work final acceptance by ARCHITECT, GENERAL CONTRACTOR, and CONTRACTOR. SUBCONTRACTOR further agrees to provide such protection as is received to protect the work and the workmen of CONTRACTOR, GENERAL CONTRACTOR, and other subcontractors operations.

 SUBCONTRACTOR shall be liable for any loss or damage to any work in place or to any equipment and materials on the job site occurred by latin or his amenia, employees or guesia.
- P. USE OF CONTRACTOR'S EQUIPMENT In the avent that the SUBCONTRACTOR shall use CONTRACTOR'S equipment, materials, labor, supplies or facilities SUBCONTRACTOR shall relimburate CONTRACTOR at a predetermined rate, unless otherwise stated herein. Further, SUBCONTRACTOR sessures, respensibility for, and shall hold CONTRACTOR harmines from toy claims, actions, demands, duranges, liabilities, or expenses, including attornays' face, resulting from little use of such equipment, materials, labor, supplies, or facilities by \$UBCONTRACTOR or his ugants, employees, or permittees. In the event that CONTRACTOR'S engineers are used by \$UBCONTRACTOR, \$UBCONTRACTOR shall have full responsibility for all acts or omissions of CONTRACTOR'S engineers with regard to such operation. \$UBCONTRACTOR sense; a snot all of CONTRACTOR'S equipment, materials, labor, supplies
- CLEAN-UP + At all times during the course of construction, SUECONTRACTOR shall perform his work so as to maintain the site in a clean, safe and C. ELBAMP + At all times during the course of construction, SUECONTRACTOR shall perform his work to the 10 methets the site in a chean, and and condent confident to his operation and steep all surfaces, fixeness, aquipment, SUECONTRACTOR shall remove from the site at lixenporary situatives, delete and waste incident to his operation and steep all surfaces, fixeness, aquipment, etc. relative to the performance of this Agreement. CONTRACTOR may order SUECONTRACTOR to clean up his press at any time CONTRACTOR dearns such action accessary. If SUECONTRACTOR first to perform a clean-up fixent from the contractor to do so, CONTRACTOR may proved with the function as the judges necessary and in a manner he may deem expedient, and the cost thereof shall be sharped to SUECONTRACTOR and deduced from monitor due under this Agreement. In the event CONTRACTOR is unable to determine which SUECONTRACTOR is vasponsible for clean-up of any deletin, etc., CONTRACTOR may apportion the cost of such clean-up is such a manner as he may determine to be equitable
- R. OUARANTEE: SUBCONTRACTOR guarantees all materials and wodernasskip and agrees to replace at his sole oost and expense, and to the authorization of CONTRACTOR, any and all materials adjusted defenive or improperty insolide as well as guarantee the GENERAL CONTRACTOR and CONTRACTOR against liability, loss or damage arising from sold installation during the period of one year from completion and acceptance of the work covered by the prime contract. It, between the period of guarantee is scipulated in except of one year by the Contract Documents, SUBCONTRACTOR stall be bound furing the longer time period
- S. INDEMNIFICATION FROM PATENT RIGHTS * SUBCONTRACTOR shall indemnify and hold CONTRACTOR harmless against any observe, and or section, or any alleged violation or infringement of patent rights which may be made against CONTRACTOR by region of the pas in connection with or as a part of the performance of the work or the furnishing of materials hereunder of envising which is now or may become a by patent copyright, or ordermark, and also against all expense, including attorneys face, which CONTRACTOR may mount in defending or adjusting may such claim, suit or action.
- T. ASSIGNMENT OF CONTRACT SUBCONTRACTOR shall not, without written consent of CONTRACTOR, assign, transfer, not sublet any pertien or part of the wards required by this Agreement, nor assign any psychiatic hereunder to others. CONTRACTOR may absign or transfer the whole or part of this Agreement, and his viging hereunder, to any comparation, individual, or perturbable.
- INDEPENDENT CONTRACTOR SUBCONTRACTOR is an independent contractor and shall, at this sole cost and everywee, and without the cost and INDEPORTOR OF CONTRACTOR SALE ON HALLON HE BE IMPROPERED CONTRACTOR STALE STATE SOIC DORT AND expresses, and without sales contracted and state to the work; obtain all accessary permits and the lower throughout the work; obtain all accessary permits and the lower, incurance and contractions for Social Scounity and Unimplyous which are measured by wages, malaries, or other continerations put to SUBCONTRACTOR'S employees, whether toward under existing or subsequently and the stream of the contraction of the subsequently and the subsequence of the subsequence o
- W. EXCUSE Any set or combation of the CONTRACTOR, which SUBCONTRACTOR might claim as an excuse for his over failure to perform shall be permed weiged by SUBCONTRACTOR unless the shall notify CONTRACTOR of his intention to assert such excuse within ton days after obscurately of the shall such as a superfect of the such as a superfect of the su
- ATTORNEYS FEES In the event either CONTRACTOR or SUBCONTRACTOR institutes a sult in court against the other party, or against the surery of such party, in connection with any dispute or matter arising under this Agreement, the party which prevails in that sult shall be entitled to recover from the other its attorneys that in reasonable annulum, which shall be described by the court and included by the judgment in said suit.
- OSPUTE RESOLUTION ARBITRATION
 (a) CONTRACTOR, and SUBCONTRACTOR shall not be obliqued to resolve disputes arising under this Subcontract by subiration, unless (i) the prime contract has an arbitration provision; and (ii) a particular dispute unless between CONTRACTOR and SUBCONTRACTOR involves issues or fact of law which the CONTRACTOR is required to arbitrate under the terror of the prime scenario. In the event that arothesion is required under the terror of this provision, arbitration of uniform the terror of this provision.

 (b) In the event that the CONTRACTOR and GENERAL CONTRACTOR or others arbitrate matter relating to this Subcontract, the SUBCONTRACTOR or others arbitrate matter relating to this Subcontract, the SUBCONTRACTOR, the prepare and present to CONTRACTOR are not SUBCONTRACTOR or others with regard to the issues relating to this Agreement, to (ii) Should the CONTRACTOR enter into arbitration with the GENERAL CONTRACTOR or others with regard to the issues relating to this Agreement, the SUBCONTRACTOR when the bound by the result of the arbitration to the same degree as the CONTRACTOR.

the SUBCONTRACTOR shall be bound by the result of the arbitration to the same degree as the CONTRACTOR.

Y. SAFE AND EQUAL EMPLOYMENT OPPORTUNITY VIOLATIONS - SUBCONTRACTOR'S INDEMNITY - SUBCONTRACTOR shall, at its expense, conform to the besic safety policy of the CONTRACTOR, and comply with all specific safety requirements promulgated by any governmental sutherity, including, without limitation, Safety Act of 1969, the California Labor Code, including sections 6300 through 6604, and 6700 through 7332, inclusive, and all successors and succedenests thereto, and all standards and regulations which have been or shall be promulgated by the parties or agencies which administer the Acts.

SUBCONTRACTOR, and, it his own expense, conform to all the equal employment opportunity policies of the CONTRACTOR, and, in addition, shall comply with all equal employment opportunity requirements promulgated by any governmental authority, including, without limitation, the requirements of the COVIRACTOR, and, it is only offer applicative stantage of status Code, Section 1982, Executive Coders 1)246, 13375, and 11476, the California Employment Fractives Act, the California Employment Fractives Act, the California Employment programs, standards out regulations which have been or skall be promulgated or approved by the parties or agencies which administrates and all plane, programs, standards out regulations which have been or skall be promulgated or approved by the parties or agencies which administrates in Contractively referred to as EEO laws), SUBCONTRACTOR shall have and exercise full responsibility for promisence here united by itself, the approach to for any criticin, assessment, fine or pensalty by

with respect to its portion of the work on this Project; and shall directly receive, respond to, defend and he responsible for any citation, assessment, fine or penalty by reson of SUBCONTRACTOR'S failure or full we of SUBCONTRACTOR'S agents, employees, materialmen and subcontractors to comply. SUBCONTRACTOR small indemnify and hold harmless CONTRACTOR from and against any liability, loss, damage, cost, claims, awards, judgments, fines, expenses, including fligation

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expenses, researable autornays' (see, claims or fieldity for harm to persons or property, expenses incurred pursuant to or accordant to any hearing or meeting or gay other applicable cost which may be incurred by CONTRACTOR resulting from SUBCONTRACTOR'S failure to failfil the coverage set such in this paragraph. In the event SUBCONTRACTOR fails to comply: (1) with any classion issued by the Secretary of Labor, any order issued by the Compational Safety and Health Review Committee or any order issued by the Division of Industrial Safety of the State of California, or any other body responsible for the administration and/or enforcement of any statute, regulation or ordinance relating to occupational health and safety which the period specified in say such elisation or order. (2) with any afterwhich the period EEO laws, or only sudgment, order or award issued by the Office of Pederal Contract Compliance, United States Department of Leo, or any other federal, state of local agency or any court of taw, or any other body responsible for the administration of and/or enforcement of EEO laws, within the period appealing the say, sudgment, order or award, CONTRACTOR may, at his disconting, but not limited to, the rights and remedies provided under the terms of this SUSCONTRACT, inclining, but not limited to, the rights and remedies provided in Feregraph H, Recourse by Contractor.

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|---|---|---|--|--|--|
| PAYMENT BOND (See instructions on reverse) | DATE BOI contract) | November S | fust be same or lat 2, 2005 - | \η de de of | OMB NO.:8000-0045 |
| Public reporting burden for this collection of information is estimate to existing data sources, gathering and maintaining the data needed, at burden estimate or any other aspect of this collection of information Acquisition Policy Division, GSA, Washington, DC 20405 | nd completing | and reviewing | the collection of in | formation. S | Send comments regarding this |
| PRINCIPAL (Legal name and business address) | | | TYPE OF ORGANI | ZATION ("X" o | one) |
| YERBA BUENA ENGINEERING & CONSTRUCTION, INC. 1485 Bayshore Blvd., Suite 256 | | | ☐ INDIVIDUAL ☐ JOINT VENTUI | | PARTNERSHIP |
| San Francisco, CA 94124 | | | JOINT VENTURE A CORPORATION STATE OF INCORPORATION | | |
| | | | California | PORATION | |
| SURETY(IES) (Name(s) and business address(es) | | | F | ENAL SU | M OF BOND |
| TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA 10680 White Rock Road | | | MILLION(S) THOUSAND(S) HUNDRED(S) CENTS *NINE HUNDRED FIVE THOUSAND SEVEN HUNDRED FIVE AND NO/100* | | |
| Rancho Cordova, CA 95670 | | • | CONTRACT DATE | | RACT NO. |
| | | | September 23, | C8147 | 7050044 |
| | | | | | |
| OBLIGATION | | | | | |
| We, the Principal and Surety(ies), are firmly bound to the United States the penal sum, we bind ourselves, our heirs, executors, administrator acting as co-sureties, we, the Sureties, bind ourselves in such sum "joi actions against any or all of us. For all other purposes, each Surety opposite the name of the Surety. If no limit of liability is indicated, the limit of liability is indicated, the limit of liability is indicated. | rs, and succe intly and "seve y binds itself, | ssors, jointly ar erally" as well as jointly and seve | nd severally. However s "severally" only fo erally with the Princ | rer, where the r the purposi ipal, for the | ne Sureties are corporations e of allowing a joint action or |
| CONDITIONS: | | | | | |
| The phase obligation is valid if the Principal promptly makes navmen | at to all perso | ns having a dire | ect relationship with | the Princip | all or a subcontractor of the |

The above obligation is void if the Principal promptly makes payment to all persons having a direct relationship with the Principal or a subcontract of the Principal for furnishing labor, material or both in the prosecution of the work provided for in the contract identified above, and any authorized modifications of the contract that subsequently are made. Notice of those modifications to the Surety(les) are waived.

WITNESS:

The principal and Surety(ies) executed this payment bond and affixed their seals on the above date.

| | PRINCIPAL. | |
|---|---|--|
| SIGNATURE(S | 1. (Seal) (Seal) (Seal) (Seal) | Corporate Seal |
| TITLE(S) (Typed) | Misue thaten 2 | ~~~ |
| in distribution in the second of the second | INDIVIDUAL SURETY(IES) | |
| SIGNATURE(S | 1. (Seal) | (Seal) |
| NAME(S) (Typed) | 1. | TOWNS AND A DESCRIPTION OF A STORY AND A S |
| | CORPORATE SURETY(IES) | |
| MAME & ADDRESS | TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA STATE OF INC. LIABILITY LIMIT 10680 Whize Rook Read, Ranche Cordova, CA 95670 Connecticut \$ | Corporate |
| SIGNATURE | S) 1 2. | |
| NAME(S) TITLE(8) (Typed) | 1. G. Scott Gaddy, Attorney-in-Fact 2 | Seal |

Previous edition is usable

STANDARD FORM 25-A (REV. 10-98)